

C A P. XXVI.—XXXIV.

Concerning *Welshmen*.

[Cap. 26, 28, 30, 31, 32, 33, and 34. are expressly repealed by Stat. 21 Jac. 1. c. 28 § 11.; See also Stats. 26 H. 8. c. 6. and 27 H. 8. c. 26. by the Operation of which, as well those Chapters, as c. 27 & 29. are superseded. See Wotton's *Leges Walliae*, App. No. VII. where a Copy of these Chapters is given from the Records of Caernarvon.]

CAP. XXVI.—“Englishmen shall not be convicted by Welshmen in Wales. No English Burgeesses having married Welsh Women shall have Franchise with English Burgeesses.”

CAP. XXVII.—“No Waisters, Rymers, Minstrels, or Vagabonds, shall be suffered in Wales, to make ‘Kymorthas’ or Collection upon the Common People there.”

CAP. XXVIII.—“No Commanvaes [Conventicula, Wotton] or Congregations shall be suffered in Wales, for any Councils, or other Purposes, without Licence of the Chief Officers of each Lordship, and in their Presence, on Pain of Fine and Imprisonment.”

CAP. XXIX.—“No Welshman shall be armed, nor wear defensive Armour in Cities, Markets, Churches, or Congregations, on Pain of Fine and Imprisonment.”

CAP. XXX.—“No Victuals or Armour shall be carried into Wales, except by the King’s Licence, and for provisioning the English Castles and Towns, on Pain of Forfeiture thereof.”

CAP. XXXI.—“No Welshman shall have any Castle, Fortress, or House of Defence, of his own or any others, to keep, otherwise than was used in the Time of Edward the Conqueror of Wales, with an Exception for Bishops and Lords “*pur leur corps propres*.”

CAP. XXXII.—“No Welshman shall be made Justice, Chamberlain, Chancellor, Treasurer, Sheriff, Steward, Constable of a Castle, Receiver, Escheator, Coroner, Chief Forester, or other Officer whatever, nor Keeper of Records; nor Lieutenant in the said Offices in Wales, nor be of Counsel to any English Lord, any Patent notwithstanding, except Bishops and such others as the King, by advice of his Council, shall find good and lawful Lieges.”

CAP. XXXIII.—“Garrisons of Castles and walled Towns in Wales shall be wholly of Englishmen.”

CAP. XXXIV.—“No English Man married to a Welsh Woman shall be in any Office in Wales or the Marches.”

C A P. XXXV.

For amending 13 Ric. 2. Stat. 1. c. 12.

“ Shoemakers and Cordwainers may tan Leather, notwithstanding the recited Statute.”

[The Stat. 13 Ric. 2. and this Stat. 3 H. 4. are both repealed by 5 Eliz. c. 8. and 1 Ja. 1. c. 22. § 58.]

Anno